

REMARKS

This Reply is submitted in response to the non-final Office Action dated August 8, 2007. Claims 1-20 remain present in this application. Claims 9 and 11-14 have been currently amended. Claims 1-4, 6-10, 12-16, and 18-20 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 5,815,160 (hereinafter “Kikuchi”) in view of “Letter legibility and visual word recognition” (hereinafter “Nazir”). Claims 5, 11, and 17 were rejected under 35 U.S.C. §103(a) as being unpatentable over Kikuchi and Nazir in view of “Definition of Acuity test, visual” (hereinafter “Acuity test”).

With respect to the rejection of Applicant’s independent claims 1, 9, and 14, Applicant agrees that Kikuchi “does not disclose that determining the recommended size comprises: i) receiving input of an expected viewing distance for the later projection of presentation data; and ii) determining the recommended size based upon the expected viewing distance of the later projection having a projected data size viewable by a person, having a certain vision capability, at the expected viewing distance.” However, Applicant respectfully submits that Nazir also does not teach or suggest the above features not disclosed by Kikuchi. Moreover, Applicant respectfully submits that Nazir is merely directed to the study of word recognition performance as a function of where eyes fixate in a word. This does not teach or suggest determining the recommended size by: i) receiving input of an expected viewing distance for the later projection of presentation data; and ii) determining the recommended size based upon the expected viewing distance of the later projection having a projected data size viewable by a person, having a certain vision capability, at the expected viewing distance.

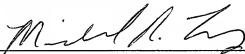
Nor, with respect to independent claims 7, 12, and 19, does Kikuchi or Nazir, alone or in combination, teach or suggest receiving input for an expected viewing distance of a later projection having a given projection screen height and redisplaying presentation data using a second font size on a display screen that is representative of an anticipated appearance of the later projection, having a projected font size based upon a current font size, using the given projection screen height, of the presentation data by a person, having a certain vision capability, at the expected viewing distance.

For at least the reasons set forth above, Applicant respectfully submits that Applicant’s independent claims 1, 7, 9, 12, 14, and 19 are allowable over the applied art of record, alone or in combination. Additionally, Applicant respectfully submits that dependent claims 2-6, 8, 10, 11,

13, 15-18, and 20 are also allowable for at least the reason that the claims depend on allowable claims.

In the event that the Examiner believes that a telephone conference would further prosecution of the present application, Applicant invites the Examiner to contact the undersigned attorney at (512) 617-5521.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Michael R. Long", is written over a horizontal line.

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